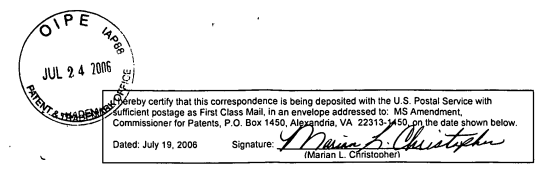
PTO/SB/21 (09-04)
Approved for use through 07/31/2006. OMB 0651-0031
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	ŀ	Application Number	10/773,627
TRANSMITTAL		Filing Date February 5, 2004	
FORM		First Named Inventor	Bryan HIROMOTO
(to be used for all correspondence after initial filing)		Art Unit	1655
		Examiner Name	M. Meller
I Number of Pages in This Submission	6	Attorney Docket Number	437472000210

Total Number	or rages in This Submiss	0			437472000210			
ENCLOSURES (Check all that apply)								
Fee Transr	mittal Form	Drawing(s)			After Allowance Communication to TC			
Fee /	Attached	Licensing-rela	ited Papers		Appeal Communication to Board of Appeals and Interferences			
x Amendmer	nt/Reply (5 pages)	Petition			Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)			
After	Final	Petition to Co Provisional Ap			Proprietary Information			
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Reply to Missing Parts under 37 CFR 1.52 or 1.53								
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SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT								
Firm Name	MORRISON & FOERSTER LLP							
Signature	nature Kate & Murelyi							
Printed name	Kate H. Murashige							
Date	July 19, 2006			29	9,959			
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I hereby certify that this correspondence is being deposited with the U.S. Postal Service with sufficient postage as First Class Mail, in an envelope addressed to: MS Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on the date shown below.

Dated: July 19, 2006



Docket No.: 437472000210

(PATENT)

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:

Bryan HIROMOTO

Application No.: 10/773,627

Filed: February 5, 2004

For: IMPROVED PESTICIDE MICROEMULSIONS

AND DISPERSANT/PENETRANT

**FORMULATIONS** 

Confirmation No.: 8349

Art Unit: 1655

Examiner: M. Meller

## RESPONSE TO RESTRICTION REQUIREMENT

MS Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

This is in response to a Restriction Requirement mailed 27 June 2006, setting a time for response of 27 July 2006. Three groups were set forth and a species election was required.

Applicant elects to prosecute the invention of Group I, claims 19-29, 31, and 33, drawn to a complex.

The claims of Group II and Group III have not been canceled because they are directed to methods of using the complex of the elected claims and applicant understands that should such claims be allowed, claims to a method of use of these compositions might be rejoined.

Applicant is somewhat confused by the requirement for an election of species since no claim is directed to a particular species or particular complex. However, if the Office wishes a starting point for examination, Applicant elects the complex in the formulation 122699-6 as described on page 21 of the application.